44TH INDIANA LEGISLATURE. Special Session.

REP. STED FOR THE SERALD ST A. S. AND W. H. PRAPERS Omissions and curtailments of these Reports, for want of space in these columns, will be printed in the Brevier Legislative Reports.

IN SENATE. TUESDAY, December 5, 1865. The PRESIDENT pro tem. called the Senate

to order at 9 o'clock A. M. Messrs. Richmond, Mason and Cullen were appointed the joint committee on Enrolled Bills, on the part of the Senate. Mr. REAGAN presented a petition praying for the repeal of the so-called black laws, which was referred to the Committee on Rights and

REPORTS FROM COMMITTEES. Mr. BEESON, from the Committee on Agriculture, returned Mr. Dunning's bill S. No. 263, repealing all Dog laws and reviving the law of 1852; recommending that it lie on the

On motion by Mr. MOORE the report and bill were referred to a Select Committee of five: which the PRESIDENT pro tem. makes to consist of Messra. Moore, Cobb, Hord, Wright When this report was read Mr. COBB resisted its recommendation in a few remarks; and after the motion to refer was made, he insisted on the reference. Upon the appointment of the refert Committee he asked they should

have leave of absence to consider the bill and make an immediate report thereon. He desired that the Reporter should take note of his interest in the bill. [Laughter.] The PRUSIDENT pro tem. The Reporter will notice the course of the Senator from Lawrence [Mr. Cobb] and add at the bottom that I heartily concur in his action, as it is a bill in

which I am deeply interested. [Renewed mer-Mr. HANNA, from the Committee on Corporations, returned Mr. Brown of Well's townsewer bill S. No. 208; recommending its pas-

The bill was passed to the third reading.

Mr. HORD, from the Committee on the Judiciary, returned his limited partnership bills No. 62; recommending its reference to the Committee on Corporations.

The report was concurred in. Mr. ALLISON, from the Judiciary Commitice, returned Mr. Dykes' bill S. No. 272 amending section 12 of the school law of 1865; recom-

mending its passage.

The bill was read the second time. Mr. MOORE moved to strike out "50 cents" and insert " 25." Mr. ALLISON hoped the discretion to levy a tax for this amount would not be taken away from the people; and gave reasons.

Mr. BENNETT explained that this was not District. levying a tax by us, but leaving it to the people interested to say whether they shall levy a Mr. MASON thought the bill a good one; and opposed the amendment. He would be willing to vote for a higher sum in this case. Mr. MOCHEE withdrew his amendment, and moved to lay the bill on the table. He under-

The motion was rejected by yeas 5, nays 34. was agreed to.

The bill was then passed to the second read-Mr. COBB, from the Judiciary Committee, returned Mr. Cason's Voluntary-association-amendment bill, S. No. 261, recommending its

The bill was passed to the third reading. Mr. NILES, from the Judiciary Committee, refurned Mr. Oyler's bill, S. No. 268, to invest in the Circuit Court exclusive original jurisdiction in divorce cases, with amendments; recommending its passage.

The amendments were concurred in, by con-

sent, and the bill was passed to the third read-Mr. DOWNEY, from the Judiciary Committes, returned the bill, H. R. 135, changing the law in reference to the enforcement of mechanles liens so as to authorize the sale of property without valuation; recommending its pass-

The bill was passed to the third reading. Mr. BENNETT, from the Judiciary Committee, returned the bill, H. R. 121, to cure defective acknowledgements in deeds in certain cases; recommending its passage

The bill was passed to the third reading. Mr. HORD, from the Judiciary Committee, returned his bill. No. 225, providing for taking depositions in civil actions of parties in their own behalf, with amendments, recommending On motion by Mr. DOWNEY, the bill was

further amended so as to make depositions already taken and on file competent evidence. The bill was passed to the third reading, Mr. CASON, from the Judiciary Committee. returned his bill, No. 241, in relation to witcommending its passage. The bill was passed to the third reading.

Mr. BEESON, from the Committee on Agriculture, returned Mr. McClurg's bill, S. No. 258, relieving county officers from the dog law penalties for the year 1865; recommending its

passage.

The bill was passed to the third reading.

COUNTY BUILDINGS. Mr. DOWNEY. I offer the following resolution; and I wish to say, for the purpose of calling the attention of the Committee to which I have reference in the resolution, that I understand from councy officers in one of the counties I represent that there is at present no person whose duty it is to have charge of the public bu dings of the county. I think we once had a law which required the Sheriff to perform that duty, but, as I understand from one of the members of the Board of County Commissioners of one of the counties I represent, there is now no law on that subject. He is a careful gentleman, and has called my attention to it frequently, and I therefore introduce this resolution, calling the attention of the Committee on County and Township Busi-

ala i o. I auv, is neces ary with reference to the safekeerl g of the public on Idings of counties, and the per-son or auth ray o' whom this duty is required; and that they report by bill or otherwise. The resolution was adopted.

AGRICULTURAL COLLEGE.

Mr. BROWN, of Wells, in offering the following resolution, said he submitted it with country of established inferiority, which grew all due deference to the Committee to which it out of, and was based upon, the recognized Res deed, That the Committee on Agricultural Colleges be and they are hereby required to report all mat-

The resolution was adopted. NEW PROPOSITIONS.

reported a bill [S. No. 289] for An Act to progors and the State; which was read the first and subsequent legislation exhibits as a carditime and passed to the second reading.

Mr. ALLISON introduced a bill [S. No. 200] for An Act concerning school houses, and defining who shall occupy and control them, the

On motion by Mr. A., the constitutional pro- stitution, to give it effect prohibited the immivision was dispensed with year 35, nays 0 gration of negroes into the State. In accordand the bill was read the second time.

Mr. MASON introduced a bill [8, No. 201] for An Act creating the Judicial Circuit, break down this distinction. Our State legisand defining what counties shall constitute the lation from the earliest period to the present time, in relation to the subject contemplated

202) for An Act to provide a State Debt Sinks where the interests of the white race alone ing Fund, for the perment of the principal and involved. If doubts could be entertained of interest of the war loan bonds, and 5 and 214 our State legislation being adapted to the idea per cent, stocks of the Stafe therein named; that this is the white man's government, they prescribing the duties of the Auditor, Treasu- must certainly yield to the fact that in 1852 rer and Agent of State in relation thereto; pro- there was an omission in legislation upon the viding for a stork of said Stoking Fund, and fixing his salary, and providing a penalty for the violation of its practisions; and declaring to supply, an emergency for the immediate taking effect of the same; which was passed to the second From this brief glance at the history of our

for An Act to provide for the perhalical enumeration of the white male inhabitants of this state ever the age of twenty-one years; to prescribe the duties and uv the compensation of others in relation thereto, and also to prescribe the penalties for the violation of efficial duties in connection with sold courserations, as well as the manner in which, and the Courts by as luch, said possitive shall be enforced. In 1866 and 1871, and every six years thereafort

It was read the first time: Mr. C. sald: this is a matter in which every would tend in the least to break down the bar-Senator is interested. I believe there is a ter piaced between him and the white man by bill already introduced for the purpose of an nature and by our Constitution and laws reapportionment for Sensterial and Representat tive purposes, and I believe it is made the spes in question as subversive of this distinction, forward this matter us much as possible. I and therefore contrary to the spirit of our govbelieve the Governor has said in his message that we have not had such an enumeration for

If yours, notwithstanding the positive command of the Constitution itself. I ask that it tain our own passession as our mand of the Constitution itself. I ask that it tain our own passession as our mand of the Constitution itself. It is but the entering wedge whose less than the control of the Constitution itself. the lawing the apportionment bill in

The Constitutional provision was suspended - 5-m- CA, may - O. The bill was read by title and referred to the special Committee on Apportionment, Mr. ALLISON introduced a bill [8, No. 294] for An Act to amend sections 18 and 19 of An Art prescribing the powers and duties of Jutires of the Peace in State pros cutions approxed May 29, 1802. Inserting the words "and costs" in line 2 of section 18, and striking out these words in section 13; "Provided, that no consideration of the bill, and make it the spect sends shall be imprisoned." It was passed to A. M. Mr. Di. NNING (Mr. Allison in the chair.) On motion of Mr. WILLIAMS, this motion I desire to introduce a bill handed me by Gov. Was laid on the table, by yeas 19, nays 18,

S. No. 295 for An Act to amend section 33 of An Act to provide for a general system of common schools, &c., approved March 6, 1865. Authorizing the common council of incorporated towns to appoint a school examiner corporated towns to appoint a school examiner. to operate in their corporate limits. It was Mr. DUNNING. For the purpose of putting

this bill in such a situation that it can be passed on the pextressing. I move to dispense with the rules of the Senate, that the bill may be read the second time now. The motion was agreed to; yeas 35, nays 1, and the bill was read the second time. Mr. DUNNING. The Senator from White [Mr. Wood], desires to add appropriately in

the bill, a provision that the school examiner may also grant license upon private examination at any time, and shall make that private examination upon written application. Mr. BENNETT thought that proposition, in be willing to go there, but the poor ones will mas, and Brown of Wells. demand a private examination. Mr. DUNNING admitted the force of the argument, but, in behalf of the Senator from White, proposed to limit the granting of

Mr. ALLISON introduced a bill [8, No. 296] sary means, and to levy a tax for the payment of said bonds, and making the bonds a lien upon such works; which was read the first

Mr. THOMPSON introduced a bill (8, No. 297) for An Act supplementary to An Act entitled An Act defining felonies and prescribin punishment therefor, approved June 11, 1852. Where a jury fixes the term of imprisonment at one year or less in the State's prison, the defendant may be imprisoned at hard labor in the jail of the county, under the direction of the jailor. It was read the first time. Mr. T. said this was an important bill to the counties. When a woman is imprisoned in ail she is put to hard work; but when a man

imprisoned for less than a year he is idle. He moved that the rules be suspended and that the bill be read the second time now. This motion was agreed to year 34, nays 0 and the bill was passed to the third reading. Pending the Introduction of bills-On motion by Mr. BENNETT (at the request of the Clerks of the House) the bill H. R. No. 270 fixing the per diem and mileage of

members of the General Assembly, Secretaries, Clerks, Door-Keepers and other employees thereof, was read the first time. On his further motion the Constitutional restriction was dispensed with-yeas 35, nays 0; -the bill was read by title only and referred to the Special Committee on that subject On motion by Mr. WILLIAMS, Mr. Bradley's State Agency, Sinking Fund Commissioner, and State Debt bill 8. No. 279, was read by

Mr. CULLEN moved to refer the bill to a Committee of one from each Congressional Mr. WILLIAMS opposed the raising of so ple interested to say whether they shall levy a many special committees, and moved to amend tax not exceeding fifty cents for the repairs or by referring it to the Committee of the Whole.

The bill was read the second to and make it the order for Saturday morning

On motion by Mr. CULLEN this amendment was laid on the table. Mr. WILLIAMS moved to refer the bill to the Committee on Education, stood it was for the benefit of towns not incorporated, at the expense of the township. For The Senate took a recess till 2 o'clock P. M.

AFTERNOON SESSION.

The Senate met at two o'clock. Mr. Wood's bill, S. No. 219, defining who tin shall be a competent witness in any court in It is as follows:

thority holds the following language:

have never discovered any considerable as enacted by the law of 1852. distinguish themselves either in acts or arms. | the Committee on Corporations. little or no progress; and the only legitimate the floor. ness to that subject.

Resolve d. Tour the Committee on County and Township B winess be instructed to impulse what further leg. it. Brande's Ency. of Science, Lit. and Art, p. 825. But it needs not this eminent authori-

ty to establish the inferiority of the negre; science, history, society, his own independent socially, morally and irtellectually, natural inferiority alluded to. He existed here ters on that subject new before them on Fr.day the 8th of citizen, the presumption is afforded that the framers of the Constitution of the United States did not intend negroes to be included in the provisions contained in that instrument

Mr. CASON, from the Judiciary Committee, visions of the National Constitution indicate to which was referred that portion of the Gov- that the negro was to be excluded from all ernor's message in reference to official bonds, participation in the political rights therein granted; or, if any doubt of this could exist, vide for the acknowledgement of the execution | the legislation of the first Congress under that of official bonds, and to declare the effect and | Constitution, (of which Congress many of the obligation of such bonds as between the obli- framers of that instrument were members.) nal principle, or idea, that this government was established for the white race, and to the exclusion of the black race, or negro. Looking at the constitution and legislation Trustees of the city or town. It was read the of our State, we find this idea even more prominently indicated. The present State conance with it we find the negro denied any and all privileges the enjoyment of which might Mr. CHAPMAN introduced a bill | S. No. | by the bill, adapting itself to the idea mentioned a bill | S. No. | ed, has prohibited negro testimony in all cases

subject of negro testimony, which omission the very next session of the legislature hastened governments, both national and state, we are Mr. CULLEN introduced a bill S. No. 2001 drawn to the conclusions which conclusions can but become irresistible upon a closer and fuller examination of that history that those governments are governments of the white race, and that it was the design of their framers and legislators to erect an insurpassable barrier between the black and white races. Most especially do these conclusions apply to our state government. While it was designed to allow the negro a certain restricted clomical within the borders of our state, and privileges.

Township Trustees shall make the enumeras as between humself and his fellow blacks, it was most certainly designed that he should not be allowed any rights or privileges which cognized and sought to be upheld.

ernment. It is but the camel's nose whose admission within the window of civil rights and privileges we must prevent if we would regitimate consequences must entail upon us all the evils of a heterogeneous population; evils already too sadly illustrated upon this hemis- most scientific manner. phere; evils feared by our fathers, and by them zealously sought to be guarded against. So long, then, as the principle indicated is to be maintained, so long must the legislation con-

templated by the bill under consideration, be regarded as injudicious, impolitic and unwise. It is, therefore, respectfully recommanded that the bill lie upon the table. Mr. CULLEN moved to postpone the further

Baker with the request that when it is read if Senators find no objection to it, they will the passage of the bill. His speech will appear in the Appendix.

the Constitution, or laws made to carry the same into effect, shall be competent to testify in any case in which a white person is a party in interest.

Mr. VAN BUSKIRK moved to postpone the bill and amendment till next Tuesday at 9 o'clock, and make it the special order for that After other proceedings and remarks

The motion to postpone was agreed to. TATE AGENCY-SINKING FUND-STATE DEBT. The PRESIDENT pro tem, announced the pecial Committee to which was referred Mr. missioners, and State debt bill, S. No. 279, viz: Messrs. Cullen, Williams, Bradley. Allison, effect, would do away with all the benefits of Bennett, Oyler, Hanna, Culver, Wright, Chap-

ernor, in answer to a resolution of the Senate, licenses on private examination till the time of adopted yesterday, concerning the expenses of the public examination.

On motion of Mr. WILLIAMS the whole matter was referred to the Committee on Edu.

the Executive Department, in which he states that of the \$7,000 contingent fund \$2,000 has been expended; of the \$5,000 telegraph fund. \$2,500 has been expended, and of the \$12,000 clerk hire fund, \$9,434 71 has been expended for An Act to empower incorporated cities, to In his judgment, the contingent fund for 1806 erect and construct gas works, and issue bonds for the purpose of procuring the necessing graph tund from \$5,000 to \$3,500, and the clerk hire fund from \$12,000 to \$6,000, making an aggregate reduction in these appropriations of

third time now. the third time.

by yeas 41, navs 0. The bill was read the second time.

263, repealing the dog law, [Laughter.]

INSURANCE COMPANIES. The PRESIDENT. pro tem announced the Incorporation of Insurance Companies, etc., consideration of the special order for this hour, approved June 18, 1852; was read the third this State—all per sons, without distinction of color—being on the third reading.

Mr. BROWN, of Wells, from a minority of present law concerning Insurance Companies. the Committee on Rights and Privileges, to This bill proposes to strike out of section 23 which this bill was referred, submitted a mithat portion which requires Insurance Compacrity report, arguing the question, and clos- nies to deposit one half of their capital in the ing with a recommendation that the bill lie on Auditor's office, and that the balance be paid MR. PRESIDENT: The undersigned, of the on a deposit of \$25,000 to profess that they have

The bill contemplates such a change of the authorizes these companies to go on and dobusiexisting law in relation to witnesses as will ness without giving the security the law repermit Indians and Negroes to testify, without any restrictions in the Courts of this State. Mr. THOMPSON made an earnest appeal in So far as the former race is concerned the law favor of home as against foreign insurance would have but little practical effect, and it companies; and insisted that our home compawould have but little practical effect, and it probably was not suggested by any considerations in behalf of that fast receding but inter-with foreign insurance companies.

The Herald's Washington special dispatch says: The General Land Office yesterday received the following returns of cash sales of tions in behalf of that fast receding but interesting people. The philanthropy that could, through so many long years, sleep over any rights that might be deemed to have been him to settle in his own mind what is a parwithheld from the red man would not now feetly safe and wise policy. He thought it awaken to so keen a sense of his supposed would be our policy, if we can do it safely, to wrongs. We may, therefore, quite properly encourage the building up of respondible insuconsider the bill with reference only to the rance companies at home; and it might be well

nesses testifying in their own behalf—neither negro.

parties in suits against heirs shall testify]—re
of the five different races into which the hu
lie had concluded that he could vote for this man family has been classified, the Caucasian, or white race, presents the highest type of Mr. COBB could see no reason why home in-

der which they have been placed. An intel- be organized throughout the entire State; it ligent, enterprising people contend against would open an avenue for every romantic inunfavorable circumstances under which they dividual who may desire to get up an insurare placed and make them become favorable; ance company without capital, to prey and but the Africans, with the questionable exception of the ancient inhabitants of the Nile, to this bill, and to the whole insurance system degree of enterprise or invention, or any wish Mr. THOMPSON moved to refer the bill to From the remotest antiquity down to the pres- Mr. BROWN, of Wells, was going to offer a

216, repealing sections 43 and 44 of An Act prescribing who may make a will, etc., approved May 31, 1852, was read the third time and finally passed the Senate by year 33, nays 3. efforts and common consent, all combine to Mr. RICHMOND, from the Committee on pronounce him inferior to the white race, County and Township Business, returned Mr.

school funds, etc.; Tecommending its passage.
The bill was passed to the third reading.
And then the Senate adjourned. being inconsistent with, and repugnant to, that INDIANAPOLIS R. R. TIME TABLE. Columbus and Indianapolis Central Railway. Trains Leave. Trains Arrive. 7.25 P. M....... Night Express....... 8.35 P. M.

Bellefontaine Railroad. Trains Arrive. 4:00 A. M ...... 9:15 A. M. 4:00 P. M...... 10:00 Noon. 8:15 P. M ...... ... Mail ...... 845 P. M. 3:00 P. M ..... 7:30 P. M. Jeffersonville Railroad. Peru Railroad. Trains Arrive. Frains Leave. 12:30 Noon....... Chicago Express........ 7:20 A. M. 10-00 P. M ..... Chicago Express ...... 4 35 P. M. Lafavette Railroad frainsLeave.

10.25 P. M. ..... 450 P. M. Terre Haute and Richmond Railroad. 8-15 A. M..... Accommodation ..... 3:45 A. M. 12.35 P. M. ... Cipconnati Express .... 640 P. M. Cincinnati Railroad 10-50 A. M. Mail. 7 20 P. M. 4:23 P. M. Greensburg Accommodation, 9 20 A. M. Louisville. New Albany and Chicago Railroad.

Express Greencastle Junction going north 6.00 P. M. DENTISTS. DONALLY & SWALLOW.

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SMUGGLING ON THE FRONTIER.

The communication was referred to the Committee on Finance.

Leaves of absence were granted to Messrs. Van Buskirk and Bennett till Friday morn-Mr. THOMPSON, from the special Committee on that part of the Governor's message relating to the words fair of 1867, returned his "Universal Exposition" bill S. No. 280, without recommendation. It was passed to the Mr. CULLEN introduced a bill [8, No. 298]

was read the first time.

The bill was read the second time.

Mr. BEESON. This is a bill of great importance, and the sooner it becomes a law the betsion of the rules that the bill may be read the The constitutional restriction was dispensed with by yeas 30, nays 0, and the bill was read

The bill was then finally passed the Senate Mr. MASON, from the Committee on Public Printing, returned the bill H. B. 177, to amend section 143 of An Act to provide for the pub-THE DOG LAW.

Mr. COBB asked that a short leave of absence be granted the Special Committee to

On motion by Mr. THOMPSON his bill S. No. 212, to amend section 23 of An Act for the Mr. CORBIN could not allow this bill to pass into the treasury of the corporation. The passage of this bill would allow the companies up-Committee on Rights and Privileges of the in-habitants of the State, begs leave to submit the considered the law as it now stands a wholefollowing minority report upon Senate bill No. some cheek and the only one that can protect the community from frauds. This bill simply

man, and the Ethiopian, or black race, the surance companies should be required to de- receipts amounting to upwards of \$2,100. lowest. It is in this lowest class that the ne- posit \$25,000 of stock for the purpose of securgro is found. Considering the question of his | ing to persons insured their remedy under the gro is found. Considering the question of his ing to persons insured their remedy under the inferiority as a race, an eminent English aulaw, when companies from a distance and from law, when companies from a distance and from other States are not required to do the same of the Third Avenue railroad, by which one passenser in the "While numberless European and Asiatic thing. It is not the deposit that assures the city car was instantly killed, a number of othnations have attained to a high state of civili- insured, but it is the liability of the stock- ers severely injured, and the car broken into zation, they, (the negroes) continue, with holders and the amount of stock subscribed fragments. The Here ism. It is in vain to pretend that this is the Mr. HORD. If this bill is passed you give result of the unfavorable circumstances un- an opportunity for irresponsible companies to

ent day they have been hewers of wood and few remarks in opposition to the bill, but if

When the foundations of our government Auditors to examine records in reference to noon, Mr. Uhler, Superintendent of the Ocean

rains Leave. Trains Arrive. Morning Rx. 10.15 A.M. Night Ex. ... 9-30 A.M. Chicago Ex. . 5:00 P.M. Chicago Ex. 12:30 M. Night Ex. ... 9:00 P.M. Evening Ex. . 7:30 P.M. TrainsArrive. Trains Arrive. 10 P. M. ..... Night Express. ..... 7:15 A. M. Trains Arrive. 7.30 P. M ...... Night Express ... 12-15 A. M.

DENTISTS

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Afternoon Report.

LAND OFFICE SALES. Bradley's State Agency, Sinking Fund Com- RAILROAD COLLISION

> INDIAN DIFFICULTIES. KENTUCKY LEGISLATURE

Etc.,

From New York.

January Conpons--Soldiers'--Boun-ties--Smuggling on the Frontier--Judge Catron's Obituaries -- Navy Yard Workmen Discharged--Land Office Sales -- Raitroad Collision--Indian Difficulties. NEW YORK, December 5 .- The Tribune's Washington special says: The payment of the January coupons will be anticipated owing to large accumulations of coin in the Treasury.

Disabled soldiers in various departments of the Government will petition Congress to al-

low them the same bounties paid to others of for an Act fixing the times of holding court their class not in Government employ.
in the fourth Judicial circuit circuit, etc., which A great sensation was occasioned in Washington yesterday by a report of the prevalence of yellow fever on board the Stonewalf. Mr. BROWN, of Hamilton, from the Com- from the character of the reports which he is mittee on Printing, returned Mr. Niles' un- daily receiving from the Canadian frontier, authorized-printing bill S. No. 284, recom-mending its passage. that his action in employing female detectives there was judicious, add will be of great benefit in the exposure and arrest of the female smugglers, who have recently been so extenter it will be for all parties except the State
Printer. As I have not troubled the Senate
much with many motions, I ask a suspenwhere twenty crossed before, and the merengaged in the contraband trade bechants along the border, suspected of having formerly been engrged in the contraband trade Another smuggling dodge has just been detected. An unusual number of coffins have

United States Revenue officer insisted upon seeing the corpse after the coffin was landed. against the earnest protests of the stricken lication of delinquent taxes, approved May 31, relatives, when instead of a defunct body, the coffin was found filled with costly silks. received at the Treasury, is counterfeits. This comes to the department from bankers and whom was referred Mr. Dunning's bill S. No. ties, gives some idea of the extent of this kind

On motion by Mr. CULLEN this motion was loss laid on the table.

The motion to refer to a special committee that this is the second time I have appealed to that this is the second time I have appealed to the states Supreme Court by A. H. Garthe Senate for leave of absence for this Commit-tee. [Renewed laughter.] Land, Esq., of Arkansas, to be permitted to practice in the Court without taking the oath as prescribed by act of Congress of July 2, 1862. and January 24, 1865. The motion will be argued probably on Wednesday, directly after the adjournment of the Supreme Court of the United States.

> for the purpose of paying proper respect to the memory of the late Judge Catron, who died since the adjournment of the Court last A further reduction, by the discharge of eighty-six workmen, was made at the Brooklyn Navy Yard, yesterday.

The Herald's Charleston correspondent notices the arrival of Commodore Sanmon, commanding the Atlantic squadron. His squadron is already reduced to ten vessels, and will be further reduced by the sale of two more. The World's Jacksonville, Florida, corresondent says: Two delegates, elected to the late Convention, are supposed to have been lost on the steamer D. H. Mount, Judge Frazier, of Jacksonville, and the family of Major Weeks, of the Second Florida Union cavalry, Watches, Clocks and Jewelry

sides to this question, and it was difficult for Marysville, California, amounting to \$7,000, accompanied with an actual settlement on 1,050 acres under the Homestead Law. In the same month at Voncanever, Washington Territory, nearly 4,500 acres were taken up for actual settlement, together with cash

Bepaired, and warranted by the Proprietors, they being practical workmen.

GEO. M. JENISON,
H. L. NELSON. sales amounting to \$2,370. The land office at Donia, Michigan, reports the settlement, under the Homestead Law, of nearly 1,000 acres of public lands, with cash A collision occurred last evening between an Adams Express freight car of the Harlem rail-

> The Herald's Washington dispatch says: Kansas, giving decisive information of the belligerent status of the tribes in that section. tiated, together with the massacre of Frederick

> been placed before Governor Cummings. Robbery at Oil City. Oil Company, while on his way to Titusville, was waylaid and robbed of \$200 in money, and \$10,000 in checks. Two persons fired at him. me ball passing through his hand, and the other, which was aimed at his heart, fortusensible. No clue has yet been discovered to

Kentucky Legislature. LOUISVILLE, December 5 .- The Frankfort

Mail Bag Stolen. Trains Arrive. CLEVELAND, December 5.—The mail bag

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RAILROADS.

4.00 A. M., Express Mail. 4.00 P. M., Accommodation, (for Union only.) 7.45 P. M., Night Express. TRAINS ARRIVE FROM THE HART. 11.15 A. M., Nigha Express. 8.45 P. M., Mail.

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FINE GOLD JEWELRY been brought across the line, of late, for interment on the American side. Last week the

Two per cent. of all the fractional currency others deemed experts in judging money, and two per cent, escaping detection of such par-

Yesterday afternoon a meeting of the members of the bar of that Court was convened

public lands, during the month of October, at

Commissioner Gooley of the Indian Bureau received this morning a communication from the Superintendent of the Indian Agency in The report that was previously obtained in regard to the burning of a stage coach by the Chevennes and Apacas on the Smoke Hill route on the 19th of November last, is fully substan-

Mervin of New York, with five others who were traveling in the coach. It is also represented that after committing T. A. MORRIS.

OLIVER T USEY, drawers of water for others, and have made there is a disposition to refer it, he would yield this outrage and murdering the whole force, attacked successively five mail stations along the route, which they destroyed, and taking On motion of Mr. HANNA, his bill, S. No. possession of the live stock along the line of their devastations, departed in a southeasterly The official details of the above have also

OIL CITY, December 5 .- On Saturday, about nately struck his watch, thus saving his life. One of the robbers then knocked him off his horse with a club, and beat him till he was in- Insurance Company.

(Kentucky) Legislature organized yesterday by electing Harrison Taylor, Speaker of the House, and J. R. Thomas, Clerk.

land, was stolen in the depot here last night.

Indiana Music

or had a series of the series Wholesale and Retail Agents for

Il Pall the Street Railroad Lines pass our Store.

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nov13 dim

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